IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

:

TASHA DANTZLER-HOGGARD et al.,

.

Plaintiffs,

:

v.

CIVIL ACTION NO. 12-0536

GRAYSTONE ACADEMY CHARTER SCHOOL and GRAYSTONE BOARD OF

TDIICTEC

TRUSTEES,

•

Defendants.

ORDER

AND NOW, this 6th day of June, 2012, upon careful consideration of defendants' motion to dismiss plaintiffs' complaint or, in the alternative, to sever plaintiffs' claims (document no. 2) and plaintiffs' opposition thereto, IT IS HEREBY ORDERED that the motion is GRANTED IN PART AND DENIED IN PART as follows:

- 1. Defendants' motion to dismiss is **GRANTED** only as to plaintiff Stacey Sutton-Ames's discrimination and hostile-work-environment claims in counts I, II, and III, and these claims are dismissed without prejudice to plaintiffs' right to file an amended complaint to cure the deficiencies in Sutton-Ames's claims within 20 days of the date of this order.
 - 2. Defendants' motion to dismiss is **DENIED** as to all the remaining claims.
 - 3. Defendants' motion to sever is **DENIED** without prejudice to their right to renew their

motion	after	discovery	has	heen	comn	1eted	ı
monon	arter	uiscovci y	mas	UCCII	COMP	ICICU	ı.

/s/William H. Yohn Jr.
William H. Yohn Jr., Judge